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VIA FACSIMILE

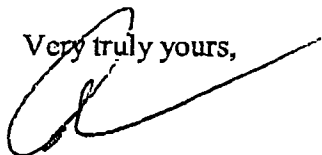
Craig A. Markham, Esquire
Elderkin, Martin, Kelly & Messina
150 East Eighth Street
Erie, PA 16501-1269

RE: Delaware Marketing Partners, LLC v. Creditron Financial Services
and Telatron Marketing Group, Inc.
C.A. No.: 04-0036

Dear Craig:

Before I get to the longer letter which you will receive on Monday, I thought I would mention that Interrogatory No. 2 of Plaintiff's First Set of Interrogatories which Judge Baxter ordered defendants to comply with, requests all books, records, writings and other documents which refer or relate in any way to the payments received from Brazos. The scope of this request includes bank statements which have not yet been produced. I assume there are other documents as well that fall within the scope of this interrogatory but were not among the documents that you recently shipped to my office.

Very truly yours,



CHARLES SNYDERMAN

CS/rjb

cc: Brett Farrar, Esquire
Delaware Marketing Partners